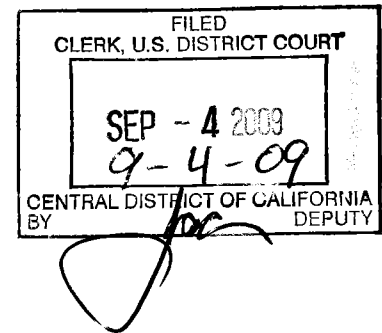


Charles W. Woodhead  
25 Nunes Road  
Watsonville, California 95076  
Phone: (831) 684-2480  
Pro-Se



UNITED STATES DISTRICT COURT FOR THE  
CENTRAL DISTRICT OF CALIFORNIA  
(Western Division-Los Angeles)

CASE NO. CV 08-3336 DDP (AGR<sub>x</sub>)  
**OBJECTION TO PLAINTIFF'S  
REQUEST FOR ENTRY OF DEFAULT  
AGAINST CHARLES W. WOODHEAD**

Honorable Dean D. Pregerson,

I received yesterday a copy of Mr. Kalbian's request for entry of Default Judgement against me. I don't understand ...for what? At the Courts direction I do not file any papers in my defense...I am following your instructions.

I continue to deny anything and everything Mr. Kalbian claims with his numerous fraudulent filings. **I object to anything and everything he and his Law Firm files including this current request for entry of Default Judgement.** The allegations they make are simply not remotely true and I am sure a good income is being made via time-billing in their case.

I am simply requesting and awaiting a trial by jury along with the rest of the defendants. I am a former Naval Flight Officer who served in Vietnam with honor. What has happened in our country that allows attorneys to brutalize innocent

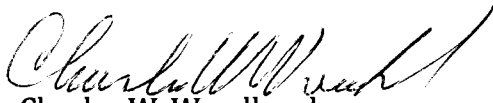
people using the authority and support of the Federal Courts? The co-defendants are all fine people I am proud to know. The charges by the Plaintiff's attorneys were and still are simply not true and a complete fabrication. They have twisted our words and manufactured a scenario that is colorful but still a lie.

I am on fixed Social Security income now and can not hire an attorney. I suppose in the legal system that is like shooting fish in a barrel but this fish is tired of being a target.

With all due respect I request the court to put a stop to this stupidity and dismiss this fraudulent case.

If anything I have written here sounds offensive to the court I assure you that is not my intention and I apologize.

Respectfully,

  
Charles W. Woodhead

August 30, 2009

Defendant

**CERTIFICATE OF SERVICE**

I certify that I have mailed the document by U.S. mail to the following :

Kalbian Hagerty L.L.P.

The Brawner Bldg

888 17<sup>th</sup> Street, N.W., Suite 1000

Washington, D.C. 20006

*Counsel for Plaintiff Kevin So*

Thomas W. Dressler, Esq.

Dennis M. McPhillips, Esq

Dressler Law Group

707 Wilshire Blvd, Suite 3700

Los Angeles, Ca 90017

*Attorneys for Defendant Univest Financial group, Inc.*

William P. Donovan Jr, Esq.

Brendan E. Starkey, Esq.

DLA Piper LLP (US)

1999 Avenue of the Stars, Suite 400

Los Angeles, CA 90067-6023

*Attorneys for Defendant Kevin R. Kondas*

Todd D. Thibodo, Esq.

Law Offices of Todd D. Thibodo

16133 Ventura Boulevard, Suite 580

Encino, California 91436

*Attorney for Defendants KB&M*

*Projects International, llc and*

*CTL Projects International, LLC*

Wayne E. Beaudoin, Esq.

The Law Offices of Wayne Beaudoin

15165 Ventura Boulevard, Suite 400

Sherman Oaks, California 91403

*Attorney for Defendant Mira Meltzer*

Dated August 30, 2009

Charles W. Woodhead

*Defendant Pro-Se*